

Order of Publication.

STATE OF MISSOURI, ss.
COUNTY OF HOLT, ss.
In the circuit court, January Term, 1912.
Sylvia A. Whitmore, Plaintiff,

Charles C. Whitmore, Defendant.

At this day comes the Plaintiff herein by her attorney, T. C. Duncan, before the undersigned Clerk in vacation, and files her Petition and Affidavit, alleging, among other things, that Defendant is not a resident of the State of Missouri.

Whereupon, it is ordered, by the Clerk, that said Defendant be notified by publication that Plaintiff has commenced a suit against him in this Court, praying the Court to grant Plaintiff a decree of divorce from said Defendant, and asking for temporary and permanent alimony from said Defendant, and also that she be restored her former name, on the grounds of habitual drunkenness, adultery, cruel and barbarous treatment, and being guilty of such indignities to and toward her, the said Plaintiff, as rendered her miserable, and her condition in life intolerable; and that the said Defendant be and appear at this Court, at the next term thereof, to be begun and helden at the Court House in the City of Oregon, in said County, on the 6th day of January next, and on the first day of said term answer or plead to the petition in said cause, the same will be taken as confessed, and judgment will be rendered accordingly.

And it is further ordered, that a copy hereof be published, according to law, in the Holt County Sentinel, a weekly newspaper, printed and published in said County, as designated by Plaintiff's attorney, said publication to be at least once each week for four successive weeks, the last insertion to be at least fifteen days before the first day of said term of said Court.

E. A. DUNHAM,
Circuit Clerk.

A true copy from the record.
Witness my hand and the seal of
the Circuit Court of Holt
County, this 23d day of
October, 1912.

E. A. DUNHAM,
Circuit Clerk.

Trustee's Sale.

Whereas, Berry Sisk, single man, by his deed of trust dated the 5th day of April, 1894, and of record in the office of the Recorder of Deeds of Holt County, Missouri, in Book 96, at Page 551, conveyed to Albert Roecker, in trust, to secure the payment of the note in said deed of trust described, and of the interest thereon, the following described real estate, situate in Holt County, Missouri, to-wit: The West Half of the North West Fourth of the North West Quarter of Section Twenty-three (23), in Township Sixty (60), of Range Thirty-seven (37); And Whereas, Albert Roecker, the said Trustee, is now dead; And Whereas, it was provided in and by the said trust deed that in case of the death of the trustee in said deed named, the then acting Sheriff of Holt County, Missouri, should act in the place and stead of the said trustee; and Whereas, default has been made in the payment of said note and of the interest thereon, according to the true tenor, date and effect of said note; and Whereas, the owner of said note has requested me, the undersigned Sheriff of Holt County, Missouri, to execute the power vested in said trustee by said trust deed to sell said real estate and out of the proceeds of said sale pay the indebtedness secured thereby;

Now therefore, in compliance with said request, and under the power vested in me by said deed of trust, I will sell said real estate at public vendue, to the highest bidder, for cash in hand, on

MONDAY, THE 2nd DAY OF

DECEMBER, 1912,

at the Court House door, in the City of Oregon, Holt County, Missouri.

A. R. McNULTY,
Sheriff of Holt County, Missouri.

First publication November 1st, 1912.

Get Your Homestead Yet?

Everybody entitled to a homestead wants one, of course, but until the recent law was passed, a homesteader was required to live continuously on the land for five years before the government would turn it over to him to be his very own. Now it is altogether different, and irrigated farms in the Big Horn Basin, of Wyoming and Yellowstone Valley of Montana, Mondell 320-acre free homesteads in Wyoming and 610-acre unirrigated free Kinkaid homesteads in Nebraska, can be taken up on new and liberal plan.

You can prove up and get title in three years' time, and be permitted to leave your homestead five months each year, so that you can go home and earn money with which to buy stock and get your homestead farm going. This is very important and opens up a splendid opportunity to men, young and old, to get well fixed.

Write me what kind of land you are interested in, and I will write you all about the new law and the lands that the Government will grant you.

You can buy a railroad ticket from Omaha to Thermopolis and return for \$22.50—proportionate rates from other points, on the first and third Tuesdays of each month, good for 25 days. You can see the 610-acre homesteads in Wyoming, the Mondell lands in Wyoming, the Yellowstone Valley lands at Huntley and Billings, Mont., the irrigated lands in the Big Horn Basin and spend a few days at Thermopolis, where the benefits to be derived from the waters of the Hot Springs are wonderful. Think what a grand trip this would be!

Perhaps you could arrange to go with me on one of the above excursions, or know someone who would like to go.

I have no land for sale—the Burlington merely employs me to give information and assist anyone interested in this wonderful country without charge. Let me know from what point you will start and on what date you wish to go. I will send you information about the lands and tell you just how and where to meet me in Omaha. D. Clem Beaver, Immigration Agent, Burlington Route, 337 Q Building, Omaha, Nebraska.

Order of Publication.

STATE OF MISSOURI, ss.
COUNTY OF HOLT, ss.
In the Circuit Court, January Term, 1912.

Cora E. Woods, Plaintiff,

vs.
John C. Woods, Defendant.

At this day comes the Plaintiff herein by her attorney, T. C. Duncan, before the undersigned Clerk in vacation, and files her Petition and Affidavit, alleging, among other things, that Defendant is not a resident of the State of Missouri.

Whereupon, it is ordered, by the Clerk in vacation, that said Defendant be notified by publication that Plaintiff has commenced a suit against him in this Court, praying the Court to grant Plaintiff a decree of divorce from said Defendant, and asking for temporary and permanent alimony from said Defendant, and also that she be restored her former name, on the grounds of habitual drunkenness, adultery, cruel and barbarous treatment, and being guilty of such indignities to and toward her, the said Plaintiff, as rendered her miserable, and her condition in life intolerable; and that the said Defendant be and appear at this Court, at the next term thereof, to be begun and helden at the Court House in the City of Oregon, in said County, on the 6th day of January next, and on the first day of said term answer or plead to the petition in said cause, the same will be taken as confessed, and judgment will be rendered accordingly.

And it is further ordered, that a copy hereof be published, according to law, in the Holt County Sentinel, a weekly newspaper, printed and published in said County, as designated by Plaintiff's attorney, said publication to be at least once each week for four successive weeks, the last insertion to be at least fifteen days before the first day of said term of said Court.

E. A. DUNHAM,
Circuit Clerk.

A true copy from the record.
Witness my hand and the seal of
the Circuit Court of Holt
County, this 23d day of
October, 1912.

E. A. DUNHAM,
Circuit Clerk.

Trustee's Sale.

Whereas, Charles D. Parson, a single man, by his Deed of Trust, dated the Twenty-fourth of November, Nineteen Hundred and Three, and recorded in the Recorder's office of Holt County, Missouri, in Book 96, at Page 350, conveyed to Albert Roecker, in trust, to secure the payment of the note in said deed of trust described, and of the interest thereon, the following described real estate, situate in the County of Holt and State of Missouri, to-wit: The West Half of the North West Fourth of the North West Quarter of Section Twenty-three (23), in Township Sixty (60), of Range Thirty-seven (37); And Whereas, Albert Roecker, the said Trustee, is now dead; And Whereas, it was provided in and by the said trust deed that in case of the death of the trustee in said deed named, the then acting Sheriff of Holt County, Missouri, should act in the place and stead of the said trustee; and Whereas, default has been made in the payment of said note and of the interest thereon, according to the true tenor, date and effect of said note; and Whereas, the owner of said note has requested me, the undersigned Sheriff of Holt County, Missouri, to execute the power vested in said trustee by said trust deed to sell said real estate and out of the proceeds of said sale pay the indebtedness secured thereby;

Now therefore, in compliance with said request, and under the power vested in me by said deed of trust, I will sell said real estate at public vendue, to the highest bidder, for cash in hand, on

MONDAY, THE 2nd DAY OF

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at the Court House door, in the City of Oregon, Holt County, Missouri.

A. R. McNULTY,
Sheriff of Holt County, Missouri.

First publication November 1st, 1912.

Order of Publication.

STATE OF MISSOURI, ss.
COUNTY OF HOLT, ss.

In the Circuit Court, January Term, 1912.

Charles A. Stader, Plaintiff.

Meyerel L. Evans, alias Merrel L. Evans, Jacob Richards, Absalom Loyd: the unknown consort, heirs, devisees, donees, allies and immediate, mesne or remote, voluntary or involuntary grantees of Meyerel L. Evans, alias Merrel L. Evans, deceased; the unknown consort, heirs, devisees, donees, allies and immediate, mesne or remote, voluntary or involuntary grantees of Jacob Richards, deceased; the unknown widow, heirs, devisees and assignees of Absalom Loyd, deceased, Defendants.

In the Circuit Court, January Term, 1912.

And now, this 1st day of November, 1912, in vacation of said Court, come the plaintiff herein, by Frank Petree, his attorney and agent, and files his petition, verified by the affidavit of said attorney and agent, alleging, among other things, that he is the owner, and in possession, of the following described real estate, situate in Holt County, Missouri, to-wit: Commencing at a point sixty (60) rods North of the South West corner of the South East Quarter of Section Thirty-four (34), in Township Sixty (60), of Range Thirty-seven (37); thence North sixty-nine and one-half degrees (69 1/2) East eleven (11) rods; thence North three degrees (3°) West sixty (60) rods; thence North thirty-five and three-fourths degrees (35 3/4) East twenty (20) rods; thence North nineteen and one-half degrees (19 1/2) East twenty (20) rods and eleven and one-half (11) links to the quarter section line; thence West on said quarter section line to the center of said Section Thirty-four (34); thence South to the commencing corner, and containing eight and seventy-eight hundredths (.878) acres more or less, variation of nine degrees 9° 45' forty-five minutes (45') East.

That defendants claim to have some estate, title and interest in said real estate adverse to plaintiff; that the defendants, Meyerel L. Evans, alias Merrel L. Evans, Jacob Richards and Absalom Loyd are all non-residents of the State of Missouri; that plaintiff verily believes that there are persons interested, or who claim to be interested, in said real estate, whose names he cannot insert therein because they are unknown to him; and that the claims of such unknown persons are as follows: That one Meyerel L. Evans, was vested with the fee simple title to the said real estate by a patent from the State of Missouri, dated February 14, 1852, of record in Book 53 at page 334 of the real estate records of Holt County, Missouri; that in the record of said patent, the name of the patentee was erroneously written, "Merrel L. Evans," but that the patentee of the said real estate was in truth and in fact, Meyerel L. Evans; that the said patent was the last transfer of said claim or title to said real estate, and that certain unknown persons derive, or claim to derive a title and claim to said real estate as the consort, heirs, devisees, donees, allies and immediate, mesne or remote, voluntary or involuntary grantees of said Meyerel L. Evans, alias Merrel L. Evans, who is now deceased; that one Jacob Richards was vested with the fee simple title to the said real estate by warranty deed from John Ovehman and wife, dated January 20, 1866, of record in Book "K" at page 116, of the real estate records of said County; that the said warranty deed was the last transfer of said claim or title to said real estate, and that certain unknown persons derive, or claim to derive a title and claim to said real estate as the widow, heirs, devisees and assignees of the said Absalom Loyd, who is now deceased.

Which said conveyance was made in trust to secure the payment of a certain promissory note in said Deed of Trust described, and whereas, default has been made in the payment of the principal sum of said note and the interest thereon; and whereas, it is provided by the terms of said Deed of Trust that in case of the absence, death, refusal to act or disability in any wise of said trustee, the then acting Sheriff of Holt County, Missouri, at the request of the legal holder of said note may proceed to sell the property hereinabove described at public vendue, to the highest bidder at the front door, at which Sheriff's sales are usually made, of the State Circuit Court House in the County of Holt, at Oregon, Missouri; that the said Trustee has refused to act as such Trustee and execute the powers to him delegated by the terms of said Trust Deed.

Now, therefore, at the request of the legal holder of said note and in pursuance of the provisions of said Trust Deed and the powers therein conferred, I, the undersigned Sheriff of Holt County, Missouri, acting in lieu of said Trustee, will on

MONDAY, NOVEMBER 18, 1912, between the hours of 9 o'clock in the forenoon and 1 o'clock in the afternoon of said date at the North Front door of the Court House in the City of Oregon, Holt County, Missouri, proceed to sell the property hereinabove described for the payment of said note and the interest thereon and costs of this sale, said sale to be for cash to the highest bidder at public vendue.

Rev. W. L. Meyer, Pastor.

Prayer meeting Thursday at 8 p.m.

Preaching first and third Sundays at 11 a.m.

Nickels Grove Sunday school at 10 a.m.

Jas. Ramsay, superintendent.

Junior League, 2:30 p.m. Miss Grace Elmer, president.

Sunday school at 10 a.m. Mrs. Jessie Ramsay, president.

Choir practice, Monday and Thursday evenings, 8 o'clock. Mrs. Rosie Apgar, pianist.

A welcome to all.

Services every second and fourth Sundays, 11 a.m. and 4 p.m.

Sunday school, 10 a.m. R. W. Fawcett, superintendent.

Junior League, 2:30 p.m. Miss Grace Elmer, superintendent.

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